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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/833,099	04/11/2001	Gregory J. Speicher	935-012	1374	
32376 LAWRENCE R	7590 01/11/2007 YOUST		EXAMINER		
DANAMRAJ & YOUST, P.C.			PHUNKULH, BOB A		
5910 NORTH C SUITE 1450	5910 NORTH CENTRAL EXPRESSWAY SUITE 1450		ART UNIT '	PAPER NUMBER	
DALLAS, TX 7	75206	,	2616		
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MON	NTHS	01/11/2007	PAPER		

# Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

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The state of the s	Application No.	Applicant(s)	
	09/833,099	SPEICHER, GREGOR	tY J.
Office Action Summary	Examiner	Art Unit	
	Bob A. Phunkulh	2616	
The MAILING DATE of this communication	appears on the cover sheet v	vith the correspondence addres	SS
Period for Reply  A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication  - If NO period for reply is specified above, the maximum statutory pe  - Failure to reply within the set or extended period for reply will, by si Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN R 1.136(a). In no event, however, may a n. erriod will apply and will expire SIX (6) MO tatute, cause the application to become A	ICATION.  The reply be timely filed  ONTHS from the mailing date of this communication (as the communication) (as U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on 1	7 August 2006.		
·	This action is non-final.		
3) Since this application is in condition for allocation accordance with the practice und	·	· / / / / / / / / / / / / / / / / / / /	erits is
Disposition of Claims			
4) ☐ Claim(s) 3-26 is/are pending in the applicated 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 3-26 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction are	drawn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Exam	niner.		
10) The drawing(s) filed on is/are: a)	accepted or b) objected to	by the Examiner.	
Applicant may not request that any objection to	the drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the co-	·		
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the priority docum	nents have been received. nents have been received in a priority documents have been	Application No	ge
* See the attached detailed Office action for a	list of the certified copies no	t received.	
Attachment(s)	•	•	
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ol>	) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application	

### **DETAILED ACTION**

The finality of the previous office action mailed 5/17/2006 is hereby withdrawn.

This communication is in response to applicant's 08/17/2006 request for preappeal conference in the application of SPEICHER for "INTERNET-AUDIOTEXT

ELECTRONIC ADVERTISING SYSTEM WITH PSYCHOGRAPHIC PROFILING AND

MATCHING" filed 04/11/2001. The amendment/response to the claims have been entered. No claims have been canceled. No claims have been added. Claims 3-26 are now pending.

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 3, 10-11, 18-19, 26 are rejected under 35 U.S.C. 102(b) as being anticipated by *Lupien* et al. (US 5,689,652), hereinafter *Lupien*.

Regarding claims 3, 11, 19, *Lupien* discloses a method for a computer comprising the steps of:

administering to a first user a first test via the Internet (see col. 5 lines 36-45) where the first test includes presenting a set of at least two visual image to the first user

and receiving the first user's preference based on the visual image (as shown in figure 4, there are many visual images i.e. 50-59, 40-46, etc.);

storing the first user's preferences and generating a profile of the first user according to the visual preferences of the first user (storing the buyer profile in the data base 4, see figure 1);

administering to a second user a second test via the Internet (see figure 4 for seller);

generating a profile of the second user according to the results of the second test (storing the seller profile in the data base 4, see figure 1);

comparing the profile of the first user to the profile of the second user; and matching the first user with the second user according to visual preferences, whenever the profile of the first user matches the profile of the second user (see col. 4 lines 10-26)

Regarding claims 10, 18, and 26, *Lupien* discloses the matching occurs with a partial match of the first and second's user's preferences (degree of mutual satisfaction, see col. 4 lines 17-26).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

Application/Control Number: 09/833,099

Art Unit: 2616

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 5-8, 12-16, 20-24, are rejected under 35 U.S.C. 103(a) as being unpatentable over *Lupien*.

Regarding claims 5-8, 12-16, 20-24, *Lupien* fails to disclose that the notifying/contacting the first user via email or telephone.

However, it would have been obvious to one having ordinary skill in the art at the time of invention was made to notify the first user via e-mail or telephone (widely available and used) in order to provides information to the buyer/seller with whether the order has been executed.

Claims 9, 17, 25, are rejected under 35 U.S.C. 103(a) as being unpatentable over *Lupien* in view of *Chater* et al. (US 5,598,351), hereinafter *Chater*.

Regarding claims 9, 17, 25, *Lupien* fails to discloses the visual images a video.

Chaster, on the other hand, discloses providing video images to the user in online dating communication system (see col. 1 lines 24-46).

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention was made including the teaching of Chaster especially providing the video images in the user's terminal in the system taught by *Lupien* in order to provides potential user's i.e. employer or the opposite sex in on-line dating service with ability to better screen potential employee or mate.

#### Conclusion

## Any response to this action should be mailed to:

The following address mail to be delivered by the United States Postal Service (USPS) only:

Mail Stop \_\_\_\_\_ Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

#### or faxed to:

(571) 273-8300, (for formal communications intended for entry)

### Or:

The following address mail to be delivered by other delivery services (Federal Express (Fed Ex), UPS, DHL, Laser, Action, Purolater, Hand Delivery, etc.) as follow:

U.S. Patent and Trademark Office 220 20<sup>th</sup> Street South Customer Window, Mail Stop \_\_\_\_\_ Crystal Plaza Two, Lobby, Room 1B03 Arlington, VA 22202.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Bob A. Phunkulh** whose telephone number is **(571) 272-3083.** The examiner can normally be reached on Monday-Tursday from 8:00 A.M. to 5:00 P.M. (first week of the bi-week) and Monday-Friday (for second week of the bi-week).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor **Wellington Chin**, can be reach on **(571) 272-3134**. The fax phone number for this group is **(571) 273-8300**.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bob A. Phunkulh

**Primary Examiner** 

TC 2600

Technology Division 2616

January 08, 2006

BOB PHUNKULH
PRIMARY EXAMINER